

UNITED STATES OF AMERICA

BEFORE THE NATIONAL LABOR RELATIONS BOARD

REMINGTON LODGING & HOSPITALITY, LLC,
d/b/a THE SHERATON ANCHORAGE

and

UNITE-HERE!, LOCAL 878, AFL-CIO

Cases 19-CA-32148
19-CA-32188
19-CA-32222
19-CA-32238
19-CA-32301
19-CA-32334
19-CA-32337
19-CA-32349
19-CA-32367
19-CA-32414
19-CA-32420
19-CA-32438
19-CA-32487
19-CA-32598
19-CA-32600
19-CA-32609

ORDER

On April 24, 2013, the Board issued a Decision and Order in this proceeding, which is reported at 359 NLRB No. 95.

Thereafter, an application for enforcement and/or petition for review was filed in the United States Court of Appeals for the Ninth Circuit. Subsequently, the court ordered that the proceedings be held in abeyance, and the record in this case was not filed with the court.

On June 26, 2014, the United States Supreme Court issued its decision in *NLRB v. Noel Canning*, a Division of the Noel

Corp., No. 12-1281, _ S. Ct._, 2014 WL 2882090 (June 26, 2014).

In view of the Court's decision in *Noel Canning*, pursuant to Section 10(d) of the National Labor Relations Act, the Board hereby sets aside the above-referenced Decision and Order.¹ The Board will retain this case on its docket and take further action as appropriate.

Dated, Washington, D.C., June 27, 2014

By direction of the Board:

Gary Shinnors
Executive Secretary

¹ Section 10(d) states "[u]ntil the record in a case shall have been filed in a court, as hereinafter provided, the Board may at any time, upon reasonable notice and in such manner as it shall deem proper, modify or set aside, in whole or in part, any finding or order made or issued by it." See also *In re NLRB*, 304 U.S. 486 (1938)